

EXHIBIT A

ABSTRACT OF JUDGMENT - PRISON COMMITMENT **SINGLE OR CONCURRENT COUNT FOR**

FORM DS

(Not to be used for Multiple Count Convictions nor Consecutive Sentences)

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
 BRANCH NORTH VALLEY

COURT I.D.
190014

PEOPLE OF THE STATE OF CALIFORNIA versus

DEFENDANT: ESCALANTE, JUSTOAKA: Escalante, Jose Ambrosio

☒ PRESENT
☐ NOT PRESENT

CASE NUMBER
PA004647

COMMITMENT TO STATE PRISON
 ABSTRACT OF JUDGMENT

AMENDED
 ABSTRACT ☐

DATE OF HEARING (MO) (DAY) (YR)

04 04 91

DEPT. NO

NV F

JUDGE

HOWARD J SCHWAB

CLERK

M MATTHEWS

REPORTER

M MURPHY

COUNSEL FOR PEOPLE

A FLIER

COUNSEL FOR DEFENDANT

D BLUM, DPD

PROBATION NO. OR PROBATION OFFICER

X211382

1. DEFENDANT WAS CONVICTED OF THE COMMISSION OF THE FOLLOWING FELONY (OR ALTERNATE FELONY/MISDEMEANOR):

COUNT	CODE	SECTION NUMBER	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION			CONVICTED BY			TERM (L/M/D)	TIME IMPOSED	
					MO	DAY	YEAR	JURY TRIAL	COURT TRIAL	PLEA		YEARS	MONTHS
<u>01</u>	<u>PC</u>	<u>245(a)(1)</u>	<u>A W D W - G B I</u>	<u>90</u>	<u>04</u>	<u>04</u>	<u>91</u>	<u>X</u>			<u>M</u>	<u>0</u>	

2. ENHANCEMENTS charged and found true TIED TO SPECIFIC COUNTS (mainly in the § 12022-series) including WEAPONS, INJURY, LARGE AMOUNTS OF CONTROLLED SUBSTANCES, BAIL STATUS, ETC.:

List all enhancements based on prior convictions or prior prison terms charged and found true. If 2 or more under the same section, repeat it for each enhancement (e.g., if 2 non-violent prior prison terms under § 667.5(b) list § 667.5(b) 2 times). Enter time imposed for each or "S" for stayed or stricken. DO NOT LIST enhancements charged but not found true or stricken under § 1385. Add up time for enhancements on each line and enter line total in right-hand column.

Count	Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Total
<u>01</u>	<u>12022.7</u>	<u>S</u>									<u>0</u>

3. ENHANCEMENTS charged and found true FOR PRIOR CONVICTIONS OR PRIOR PRISON TERMS (mainly § 667-series) and OTHER.

List all enhancements based on prior convictions or prior prison terms charged and found true. If 2 or more under the same section, repeat it for each enhancement (e.g., if 2 non-violent prior prison terms under § 667.5(b) list § 667.5(b) 2 times). Enter time imposed for each or "S" for stayed or stricken. DO NOT LIST enhancements charged but not found true or stricken under § 1385. Add time for these enhancements and enter total in right-hand column. Also enter here any other enhancement not provided for in space 2.

Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Enhancement	Yrs or "S"	Total
										<u>0</u>

4. OTHER ORDERS:

**SENTENCE STAYED PENDING THE FINALITY OF THE JUDGMENT OF COUNT II,
 THE STAY TO BECOME PERMANENT UPON THE FINALITY OF THE JUDGMENT.**

5. TIME STAYED § 1170.1(g) (DOUBLE BASE LIMIT):

6. TOTAL TERM IMPOSED:

7. ☐ THIS SENTENCE IS TO RUN CONCURRENT WITH ANY PRIOR UNCOMPLETED SENTENCE(S):

8. EXECUTION OF SENTENCE IMPOSED:

A. ☒ AT INITIAL SENTENCING HEARINGB. ☐ AT RESENTENCING PURSUANT TO DECISION ON APPEALC. ☐ AFTER REVOCATION OF PROBATIOND. ☐ AT RESENTENCING PURSUANT TO RECALL OF COMMITMENT (PC § 1170(d))E. ☐ OTHER

9. DATE OF SENTENCE PRONOUNCED (MO) (DAY) (YR)

04-04-91

CREDIT FOR TIME SPENT IN CUSTODY

TOTAL DAYS 285

INCLUDING:

ACTUAL LOCAL TIME 195LOCAL CONDUCT CREDITS 95

STATE INSTITUTIONS

☐ DMH☐ CDC

10. DEFENDANT IS REMANDED TO THE CUSTODY OF THE SHERIFF, TO BE DELIVERED:

☒ NORTHWITH

☐ AFTER 48 HOURS,
 EXCLUDING SATURDAYS,
 SUNDAYS AND HOLIDAYS

INTO THE CUSTODY OF
 THE DIRECTOR OF
 CORRECTIONS AT THE
 RECEPTION-GUIDANCE
 CENTER LOCATED AT:

☐ CALIF. INSTITUTION FOR WOMEN - FORTY☐ CALIF. MEDICAL FACILITY - VACAVILLE☒ CALIF. INSTITUTION FOR MEN - CHINO☐ DEUEL VOC. INST.☐ OTHER (SPECIFY)

SAN QUENTIN

I hereby certify the foregoing to be a correct abstract of the judgment made in this action.

DEPUTY'S SIGNATURE

[Signature]

CLERK OF THE COURT

APR 10 1991

This form is prescribed under Penal Code § 1213.5 to satisfy the requirements of § 1213 for determinate sentences under Penal Code § 1170. Attachments may be used but must be referred to in this document.

ABSTRACT OF JUDGMENT - COMMITMENT **SINGLE OR CONCURRENT COUNT FORM**

(Not to be used for Multiple Count Convictions nor Consecutive Sentences)

FORM DSL 290.1

*Cust
Teh
4-18-91
E91258*

**REPORT - INDETERMINATE SENTENCE,
OR OTHER SENTENCE CHOICE**

FORM CR 291

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
COURT I.D. 199914 BRANCH NORTH VALLEY
CASE NUMBER (S) PA004647
PEOPLE OF THE STATE OF CALIFORNIA *vs* Bkd
DEFENDANT: ESCALANTE, JUSTO
AKA: Escalante, Jose Ambrosio
REPORT OF: ☐ DEATH SENTENCE ☒ INDETERMINATE SENTENCE ☐ OTHER SENTENCE CHOICE
AMENDED REPORT ☐
DATE OF HEARING (MO) (DAY) (YR) 04 04 91 DEPT. NO. NV F JUDGE HOWARD J SCHWAB CLERK M MATTHEWS
REPORTER M MURPHY COUNSEL FOR PEOPLE A FLIER COUNSEL FOR DEFENDANT D BLUM, DPD PROBATION NO. OR PROBATION OFFICER X211382

91 APR 25 AM 10:06

1. DEFENDANT WAS CONVICTED OF THE COMMISSION OF THE FOLLOWING FELONIES (OR ALTERNATE FELONY/MISDEMEANORS):

☐ ADDITIONAL COUNTS ARE LISTED ON ATTACHMENT (NUMBER OF PAGES)

ADDITIONAL COUNTS ARE LISTED ON ATTACHMENT _____ (NUMBER OF PAGES)				YEAR CRIME COMMITTED	DATE OF CONVICTION				CONVICTED BY			604 STAY
COUNT	CODE	SECTION NUMBER	CRIME		MO	DAY	YEAR	BY				
								JURY TRIAL	COURT TRIAL	PLEA		
02	PC	205	AGGRAVATED MAYHEM	90	04	04	91	X				

2. ENHANCEMENTS (charged and found true) TIED TO SPECIFIC COUNTS (mainly in the § 12022-series) including WEAPONS, INJURY, LARGE AMOUNTS OF CONTROLLED SUBSTANCES, BAIL STATUS, ETC.:
For each count list enhancements horizontally. DO NOT LIST enhancements charged but not found true or stricken under § 1385. DO NOT LIST TIME imposed.
For indeterminate terms, report enhancements and time imposed for them on the abstract.

Count	Enhancement	Yes or No	Enhancement	Yes or No	Enhancement	Yes or No	Enhancement	Yes or No	Enhancement	Yes or No
02	12022(b)									

3. ENHANCEMENTS charged and found true FOR PRIOR CONVICTIONS OR PRIOR PRISON TERMS (mainly § 667-series) and OTHER.

List all enhancements based on prior convictions or prior prison terms charged and found true. If 2 or more under the same section, repeat it for each enhancement (e.g., if 2 non-violent prior prison terms under § 667.5(b) list § 667.5(b) 2 times. DO NOT LIST enhancements not found true. Also enter here any enhancement not provided for in space 2. DO NOT LIST TIME imposed.
For indeterminate terms, report enhancements and time for them on the abstract.

Enhancement	Yes or No	Enhancement	Yes or No	Enhancement	Yes or No	Enhancement	Yes or No	Enhancement	Yes or No

4. ☐ Defendant was sentenced TO DEATH on counts _____.
5. ☒ Defendant was sentenced to State Prison for an indeterminate term:
- A. ☒ For LIFE, or a term such as 15 or 25 years to life, WITH POSSIBILITY OF PAROLE on counts 02.
- B. ☐ For LIFE WITHOUT the possibility of parole on counts _____.
- C. ☐ For other term prescribed by law on counts _____ (Life Terms are on "A" and "B.")
6. ☐ Counts _____ are alternate felony/misdemeanors and were DEEMED MISDEMEANORS.
A term in jail ☐ was ☐ was not ordered.
7. ☐ For counts _____ the defendant was placed on FELONY probation.
- A. (1) ☐ Sentence pronounced and execution of sentence was suspended; or
(2) ☐ Imposition of sentence was suspended.
- B. Conditions of probation included ☐ Jail Time ☐ Fine
8. ☐ Other dispositions
- A. ☐ Defendant was committed to California Youth Authority.
- B. ☐ Proceedings suspended, and defendant was committed to California Rehabilitation Center.
- C. ☐ Proceedings suspended, and defendant was committed as a Mentally Disordered Sex Offender.
- D. ☐ Proceedings suspended, and defendant was committed as mentally incompetent.

NOTE 1: PURSUANT TO ARTICLE VI, SECTION 6 OF THE CALIFORNIA CONSTITUTION AND SECTION 68005 OF THE GOVERNMENT CODE, THE CHIEF JUSTICE REQUIRES THAT EACH SUPERIOR COURT SHALL COMPLETE THIS FORM FOR EACH INDETERMINATE SENTENCE TO STATE PRISON OR SENTENCE CHOICE OTHER THAN STATE PRISON.

NOTE 2: FOR DEATH SENTENCE OR INDETERMINATE SENTENCE, ABSTRACT OF JUDGMENT MUST ALSO BE PREPARED. IT IS NOT SENT TO THE ADMINISTRATIVE OFFICE OF THE COURTS (AOC).

NOTE 3: IF DEFENDANT IS SENTENCED ON BOTH DETERMINATE AND INDETERMINATE COUNTS, FORM DSF 290 OR 290.1 MUST BE PREPARED AND SENT TO AOC AS WELL AS THIS FORM (AND AN ABSTRACT FOR INDETERMINATE COUNTS THAT IS NOT SENT TO AOC).

DEPUTY SIGNATURE

APR 10 1991

REPORT - INDETERMINATE SENTENCE
FORM CR 291